Attorney Docket No.: 3655/0302PUS1 PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant(s): LARSON, Keith N. Conf. No.: 4111

Application No.: 10/674,515 | Art Unit: 2617

Filed: September 30, 2003 Examiner: CONTEE, J. K.

Title: EMERGENCY NOTIFICATION SYSTEM USING PRESENCE, TRIANGULATION, AND

WIRELESS TELEPHONY

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## REQUEST FOR REVIEW BY SUPERVISORY PATENT EXAMINER PURSUANT TO MPEP 707.02

Sir:

Section 707.02 of the MPEP provides:

The supervisory patent examiners are expected to personally check on the pendency of every application which is up for the third or subsequent Office action with a view to finally concluding its prosecution.

and

Any application that has been pending five years should be carefully studied by the supervisory patent examiner and every effort should be made to terminate its prosecution. In order to accomplish this result, the application is to be considered "special" by the examiner.

The present application has been pending for over five years. In addition, six

Office Actions have issued and prosecution has been reopened after the filing of a

Docket No. 3655/0302PUS1

Serial No. 10/674,515

Notice of Appeal and Request for Pre-Appeal Brief Review. The March 19, 2009, Office

Action does not address all of Applicant's arguments from the December 2, 2008,

Reply. For instance, the examiner continues to rely on the theory of inherency without

satisfying the requirements of MPEP 2112. It is therefore submitted that, in order to

comply with MPEP 707.07(f) and answer all Applicant's arguments, a SEVENTH, Office

Action will be required. Otherwise, Applicant will be forced to file a second Notice of

Appeal merely to learn the basis for the present rejections.

It is respectfully requested that the examiner's SPE assist in advancing the

prosecution of this application as required by MPEP 707.02 so that either claims can be

allowed or a complete record can be developed for review by the Board of Patent

Appeals and Interferences.

Respectfully submitted,

/Scott T Wakeman #37750/

Scott L. Lowe

Registration No. 41,458

Scott T. Wakeman

Registration No. 37,750

PO BOX 1364

Fairfax, VA 22038-1364

1.703.621.7140

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